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From: Glenn Schumann Direct Dial: 612-347-0282

COMMENTS:

Applicant:	Joseph C. Jenniges et al.	Examiner:	Elaine L. Gort
Serial No.:	09/376,811	Group Art Unit:	3627
Filed:	August 18, 1999	Docket No.:	82.8305, previously 494.004US1
Title:	COMPUTERIZED INCENTIVE SYSTEM	Conf. No.:	

Attached please find the following:

1. Response and Amendment To Telephonic Notice of Non-Compliant Amendment;
2. Affidavit of John M. Jack;
3. Affidavit of Richard R. Carreon; and
4. Transmittal cover letter.

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4800 Wells Fargo Center
 90 South Seventh Street
 Minneapolis, MN 55402-4129
 Facsimile 612.337.0702

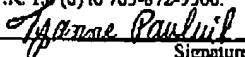
GLEN E. SCHUMANN
 612.347.0282
 SchumannG@moss-barnett.com

May 26, 2005

CERTIFICATE OF TRANSMISSION
37 C.F.R. 1.8

I hereby certify that this correspondence is being transmitted
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5-26-05



Date

Signature

Tyanne Pauluk

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 Commissioner for Patents
 P.O. Box 1450
 Alexandria, VA 22313-1450

Re: Original Applicant: Joseph C. Jenniges et al.
 Application No.: 09/376,811
 Filing Date: August 18, 1999
 Our File No.: 82.8305, previously 494.004US1

Dear Sir/Madam:

Enclosed herewith for filing in the United States Patent and Trademark Office are the following documents :

1. Response and Amendment To Telephonic Notice of Non-Compliant Amendment;
2. Affidavit of John M. Jack; and
3. Affidavit of Richard R. Carreon.

Should you have any questions, please contact the undersigned.

Sincerely,

MOSS & BARNETT,
 A Professional Association



Glenn E. Schumann

GES/tkp
 Enclosures

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EXAMINING GROUP 3627

S/N 09/376,811

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant:	Joseph C. Jenniges et al.	Examiner:	Elaine L. Gort
Serial No.:	09/376,811	Group Art Unit:	3627
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Title:	COMPUTERIZED INCENTIVE SYSTEM		

RESPONSE AND AMENDMENT TO TELEPHONIC NOTICE OF NON-COMPLIANT AMENDMENT

Commissioner for Patents
 P.O. Box 1450
 Alexandria, VA 22313-1450

This paper is in response to the telephonic notice of non-compliant amendment obtained on May 24, 2005 from Examiner Elaine L. Gort. The Examiner stated that there appeared to be an error on the gratuitously submitted clean version of the claims. In particular, the Examiner stated that claim 26 should be claim 24. In response to the telephonic notice of non-compliant amendment, Applicant is resubmitting the previous response without the gratuitously submitted clean version of the amended claims. The Applicant has not added any new matter and believes that the response is now in compliance. The Examiner is invited to telephone the attorney if she has any further questions or comments.

Respectfully submitted,

GLEN E. SCHUMANN

By 

Glen E. Schumann
 Reg. No. 31,058
 Moss & Barnett, P.A.
 4800 Wells Fargo Center
 90 South Seventh Street
 Minneapolis, Minnesota 55402-4129
 612.347.0300